

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT SEATTLE

**RADIO SYSTEMS CORPORATION and
INNOTEK, INC.,**

Plaintiffs,

VS.

TOM LALOR, individually, and BUMPER BOY, INC.,

Defendants.

Case No. C10-0828RSM

VERDICT FORM

WE, THE JURY, answering the following questions submitted by the Court, unanimously find as follows:

Question 1A: Do you find by clear and convincing evidence that any of the following asserted independent patent claims are invalid?

Invalidity - U.S. Patent No. 7,267,082 ('082 Patent)	YES	NO
Claim 1	X	
Claim 15	X	
Claim 17		X

1 **Question 1B:** If you answered "YES" with respect to Claim 1, above, then do you find
 2 by clear and convincing evidence that any of the following asserted dependent claims are
 3 invalid?

4 Invalidity - U.S. Patent No. 7,267,082 5 ('082 Patent)	6 YES	7 NO
6 Claim 3		X
7 Claim 4	X	
8 Claim 6	X	

9
 10 **Question 2:** Do you find by clear and convincing evidence that the '082 Patent is
 11 unenforceable by reason of inequitable conduct? (Your finding on this issue is in an advisory
 12 capacity. If you are unable to reach a unanimous verdict on this question, please record the total
 13 number of Yes and No votes, and move to the next question. If you reach a unanimous verdict on
 14 this question, please just mark the corresponding answer below with an "X").

15 YES	16 NO
	X

17
 18 *If you Answered "NO" to at least one claim in Question 1 and "NO" to Question 2,
 please proceed to questions 3 and 4.*

19 **Question 3A:** Do you find by a preponderance of the evidence that the UltraSmart
 20 animal collar infringes any of the following independent claims of the '082 Patent?
 21

22 Infringement - U.S. Patent No. 7,267,082 23 ('082 Patent)	24 YES	25 NO
24 Claim 1	X	
25 Claim 15	X	
26 Claim 17	X	

Question 3B: If you answered “YES” with respect to Claim 1, above, then do you find by a preponderance of the evidence that the UltraSmart animal collar infringes any of the following dependent claims of the ’082 Patent?

Infringement - U.S. Patent No. 7,267,082 ('082 Patent)	YES	NO
Claim 3	X	
Claim 4	X	
Claim 6	X	

Question 4A: Do you find by a preponderance of the evidence that the Venture Series animal collar infringes any of the following independent claims of the '082 Patent?

Infringement - U.S. Patent No. 7,267,082 ('082 Patent)	YES	NO
Claim 1	X	
Claim 15	X	
Claim 17	X	

Question 4B: If you answered “YES” with respect to Claim 1, above, then do you find by a preponderance of the evidence that the Venture Series animal collar infringes any of the following dependent claims of the ’082 Patent?

Infringement - U.S. Patent No. 7,267,082 ('082 Patent)	YES	NO
Claim 3	X	
Claim 4	X	
Claim 6	X	

1 *If you find that Plaintiffs have infringed any valid and enforceable claim of the '082*
 2 *patent, please answer the following questions:*

3 **Question 5:** What amount of reasonable royalty damages do you find by a preponderance
 4 of the evidence that Mr. Lalor has proven he is owed due to Plaintiffs' patent infringement?

5 Choose only one of the options provided below:

6 **Option A:** \$ 24,500,000 x 2.5% = \$ 612,500

7 **Royalty Base** **Royalty Rate** **Total Reasonable Royalty**

9 **OR**

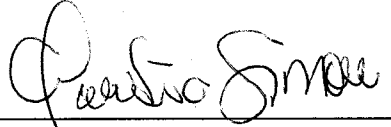
10 **Option B:** _____

11 **Total Reasonable Royalty as Lump Sum**

12 **Question 6:** What amount of reasonable royalty damages for Radio Systems' use of the
 13 patented invention in the future do you find that Mr. Lalor has proven by a preponderance of the
 14 evidence he is owed?

15 \$1.25 for every collar unit sold
 16 for the life of the patent

17 DATED this 23 day of October, 2014.

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 Presiding Juror